

Arthur Neal
Director, Program Administration
National Organic Program
USDA-AMS-TMO-NOP
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Reference: National Organic Program, Sunset Review, Docket number TM-04-07

Dear Mr. Neal,

In response to your request for comments for the National Organic Program Sunset Review, please accept **Organic Ingredient's** request that the following substance continue to be allowed for use in organic handling and remain intact on the National List as originally approved.

- **Substance:** Calcium Hydroxide
- **Location on the National List:** Section 205.605(b)

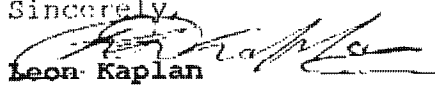
We request this continuation for the following reasons:

1. Calcium Hydroxide has been determined by the National Organic Standards Board (NOSB) to be consistent with the Organic Foods Production Act (OFPA), its implementing regulations and criteria for substances allowed in organic production and handling.
2. Calcium Hydroxide is necessary in the purification of the freshly squeezed cane juice that is concentrated and crystallized to produce the organic sugar that is common in our diet and essential to the formulation, flavor and consistency of the products **Organic Ingredients** produces and sells.
3. **Organic Ingredients** manufactures **many products** and we are able to make those products because Calcium Hydroxide is allowed for organic sugar processing and that our business's success depends on large part on the consistent and continuous availability of organic sugar.
4. **Organic Ingredients** uses organic sugar in a quantity that qualifies our product(s) for its 95% and above "Organic" status, allowing us to use the **USDA ORGANIC** seal on our labels, which our customers look for and trust.

5. **Organic Ingredients** understands that there are no viable alternatives to Calcium Hydroxide in the production of organic sugar.
6. **Organic Ingredients** understands that Calcium Hydroxide is produced today by the same methods used when it was first placed on the National List in 1995.
7. **Organic Ingredients** is aware of no reason why Calcium Hydroxide should not be allowed for use in organic handling and we confidently support its continued approval.

Thank you very much and please contact us for any additional information.

Sincerely,


Leon Kaplan

Organic Ingredients